EXHIBIT H

1		Page 1	
2	UNITED STATES DISTRICT COURT		
3	EASTERN DISTRICT OF TEXAS		
4	TYLER DIVISION		
5			
6	ADVANCEME, INC.,		
7	Plaintiff,		
	vs.	No. 6:05-cv-00424	
8	RAPIDPAY LLC,) Defendant.)		
)		
10	ADVANCEME, INC., Plaintiff,		
	vs.	No. 6:06-cv-00082	
12	AMERIMERCHANT, LLC,)		
13	Defendant.)		
14			
15			
16			
17	June 28	PIDPAY LLC,) Defendant.)) VANCEME, INC.,) Plaintiff,) vs.) No. 6:06-cv-00082	
18	9:06 a.m.		
19			
20	Deposition of BARBARA S. JOHNSON, held		
21	at the offices of Vinson	Defendant.) June 28, 2006 9:06 a.m. Deposition of BARBARA S. JOHNSON, held the offices of Vinson & Elkins, 666 Fifth enue, New York, New York, before Laurie A.	
22	Avenue, New York, New York, before Laurie A.		
23			
24	and Notary Public of the State of New York.		
25			

Page 123 1 Johnson 2 Α. Yes. 3 Were you aware of that amendment made Ο. in July '04 before today? 4 5 MR. LEMIEUX: Objection. 6 Α. Am I aware of that amendment? I -- I 7 didn't know what form it was in. I was aware of 8 this change in language. So I just don't know 9 exactly -- I didn't know it was an amendment -- I 10 didn't specifically know where it -- in what form it was in, is the best way. 11 12 Are you saying you knew in July of 2004 13 that the language was being changed, or when did you know? 14 15 I'm not specifically sure when I knew, Α. 16 but I'm aware of it. Sorry. 17 Whose idea was it to change the Q. 18 language? 19 Α. I believe it was the attorney's. 20 Who was --Ο. 21 Again, I'm actually quessing. Α. 22 But it wasn't your idea? Ο. 23 Α. No, no. 24 So you understand from this paragraph Q. 25 common to pages 5 and 6 that applicant has

Page 124 1 Johnson 2 replaced the term "loan" in the claims with the 3 more generic term "obligation." So you understand that "obligation" is a generic term that 4 5 encompasses loan as a species? 6 Α. Yes. 7 Ο. Is that your understanding? 8 Α. Yes. 9 It goes on to say, Since many Ο. 10 obligations for payment that may use a system at 11 present are not necessarily loans. 12 Then it goes on to say, For example, if 13 a merchant assigns its receivables to a third party, these could be collected by the third party 14 15 using the system of the invention. As such the 16 term "lender" has been replaced by third party." 17 Do you see that? 18 Α. Yes. 19 Ο. So is it your understanding that "third 20 party" is a generic term that encompasses "lender"? 21 22 Α. Yes. 23 Do you have any basis for -- do you Ο. 24 know -- do you have any knowledge as to why these 25 claims were changed in 2004?

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- 1 Johnson
- 2 A. If I can go back a little bit. I think
- 3 I used the word "loan" very often in the early
- 4 days of the concept, and I used that word I think
- 5 loosely, meaning obligation, leaning loan, just --
- 6 I used it as a nontechnical term.
- 7 And I think over time there -- the
- 8 advice from our legal people was that it needed
- 9 more of a -- more of a description, more of a
- 10 definition.
- 11 O. So this arose in 2004?
- MR. LEMIEUX: Objection.
- 13 A. But I'm not positive on the date but...
- 14 Q. Your original application was filed in
- 15 1997. This is seven years later.
- 16 A. So I think as the -- I don't
- 17 specifically know why this time was chosen to
- 18 change it or when the first concept of coming to
- 19 change the words or alter them was, but I was on
- 20 some level aware of a discussion about "loan" and
- 21 "obligation."
- Q. At what time were you aware of that
- 23 discussion?
- 24 A. I really don't know. I assume prior to
- 25 this, but I don't know.

Page 126 1 Johnson Who was that discussion with? 2 0. 3 Α. It was with my husband coming from the legal -- from the attorneys. 4 5 And who were the attorneys in 2004? Ο. 6 Α. I don't -- I don't know. 7 Ο. Did you know any of them? No, not permanently. At this point the 8 Α. 9 company was handling... 10 Q. So apart from Tosti that you mentioned -- I think -- was it Tosti? 11 12 Α. Yeah. 13 Ο. Did you ever meet any other attorneys or talk to any other attorneys? 14 15 Α. No. 16 0. In fact, you didn't talk to Tosti either; you said you just spoke to Paula Campbell? 17 18 Α. Yeah. 19 Ο. You didn't meet or talk to any of the 20 attorneys handling the application --21 Α. No. 22 Q. -- after you spoke to Paula Campbell? 23 No, personally, no. Α. 24 Q. This document, if you turn to page 6, 25 it's signed by David Klein. Did you ever know

Page 145 1 2 AFTERNOON SESSION 3 (Time noted: 1:20 p.m.) 4 THE VIDEOGRAPHER: We're now going on 5 the record approximately 1:20 p.m. 6 BARBARA S. JOHNSON, 7 resumed and testified further as follows: EXAMINATION CONTINUED BY 8 9 MR. SCHUURMAN: 10 Q. Mrs. Johnson, in your '281 patent, 11 there are no examples other than examples of loans 12 and lenders; is that correct? 13 MR. LEMIEUX: Objection. I'm not totally aware of all that's 14 Α. 15 included in here. 16 Ο. Are you aware of any reference in your 17 patent to anything like an obligation or like an 18 obligation to a third party? 19 MR. LEMIEUX: Objection. 20 Α. I'm not totally aware of what's written 21 throughout this whole document. 22 Ο. So do you know --23 MR. LEMIEUX: Other than claim 24 language, you're asking her? 25 Ο. You don't know?

Page 146 1 Johnson 2 MR. LEMIEUX: Objection. 3 Is that what you're saying? Ο. I'm saying -- yes, I'm saying I don't 4 Α. know where in the document. 5 6 0. Coming back to Column 1, we ended with 7 this just before the break, and you -- did you think about it at lunchtime? 8 9 While I'm not totally comfortable using Α. 10 the language in the document, since it is prepared 11 by an attorney and I'm not that familiar with all 12 the language, I think the simple question you're 13 asking me out of all of that, if I'm correct, is 14 that could the processor be separate entities, 15 could they be the same or separate entities. Is 16 that what you're asking me? 17 No, my question is in Column 1 your patent says the merchant processor and the lender 18 19 can be the same. 20 So I guess what I'm saying is I -- that Α. is part of the patent claim. 21 22 Ο. Okay. So my follow-up question was can 23 the merchant processor and the third party be the 24 same. 25 Α. I think that's all part of what's in

Page 147 1 Johnson 2 the patent, yes. 3 Ο. I'm sorry? 4 Α. I think, yes, that's all part of what's 5 in the patent. 6 0. What is your basis for saying that's 7 what's in the patent? I think -- it's language from the 8 9 patent that you're reading to me, so yes. 10 Q. No, I'm not reading language from the patent. Can you look at Column 1? 11 12 MR. LEMIEUX: Yes, you were. 13 Ο. Can you look at Column 1 of your '281 14 patent? 15 Α. Yes. 16 Q. I'm referring you to Column 1, lines 35 17 through 42. 18 MR. LEMIEUX: But we're not reading 19 language from the patent, which was the 20 premise of your question. 21 Can you read that to yourself. Ο. 22 (Pause.) 23 Okay. You've read that. Q. 24 Α. Uh-huh. 25 Ο. The patent says the merchant processor

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- 2 may be the same entity as the lender. Do you see
- 3 that?
- 4 A. Yes.
- 5 Q. So my question is can the merchant
- 6 processor be the same entity as the third party as
- 7 well.
- 8 A. Say it one more time for me.
- 9 Q. Can you substitute "third party" for
- 10 "lender" in that passage?
- 11 MR. LEMIEUX: Objection.
- 12 A. I don't know what the ramifications of
- 13 substituting that word would be from a legal
- 14 standpoint.
- 15 Q. Well, you're the inventor. You tell
- 16 me, and I'm asking you. What does your patent
- 17 mean?
- 18 A. I am, but I didn't write this. This is
- 19 written by a professional attorney. So I can -- I
- 20 can't defend each word and fully understand the
- 21 ramifications of substituting words in a
- 22 contract -- in a patent, what that would do.
- 23 Q. Did the attorney make the decision that
- 24 the merchant processor and the lender could be the
- 25 same entity or did you make that decision?

285 1 2 CERTIFICATE 3 STATE OF NEW YORK 4 5 COUNTY OF NEW YORK 6 7 I, LAURIE A. COLLINS, a Registered 8 Professional Reporter and Notary Public within and for the State of New York, do 9 10 hereby certify: 11 That BARBARA S. JOHNSON, the witness 12 whose deposition is hereinbefore set forth, 13 was duly sworn by me and that such deposition 14 is a true record of the testimony given by 15 the witness. 16 I further certify that I am not related 17 to any of the parties to this action by blood or marriage, and that I am in no way 18 19 interested in the outcome of this matter. 20 IN WITNESS WHEREOF, I have hereunto set 21 my hand this 12th day of July 2006. 22 23 24 LAURIE A. COLLINS, RPR 25